

Serial No.: 10/672,367

Attorney Docket No.: 2003P08217US

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CENTRAL FAX CENTER**REMARKS****OCT 25 2006**

Upon entry of the instant Amendment, Claims 1-17 and 19-23 are pending. Claims 1, 11, and 19 have been amended to more particularly point out Applicants' invention. Claim 18 has been canceled.

Claims 1-3, 5, 9-16, and 18-22 were rejected under 35 U.S.C. §102(e) as being anticipated by DeVries, U.S. Patent No. 6,968,179 ("DeVries"). In order for there to be anticipation, each and every element of the claimed invention must be present in a single prior reference. Applicants respectfully submit that the claimed invention is not taught, suggested, or implied by DeVries.

As described in the Specification, aspects of the present invention relate to a telecommunications system including a positioning system and a presence and availability system. Positioning information may be transmitted from remote devices to one or more servers using, for example, wireless data networks. The system is able to use inputs from the positioning system and the presence system to determine an availability of a user on a plurality of devices, based on user-input presence and location associations. In certain embodiments, the availability may be defined based on location boundary parameters. In some embodiments, the user remote device itself maintains presence and availability rules (which may be transmitted to the remote device) and transmits location changes when a presence would be changed.

Thus, claim 1 has been amended to recite "wherein said plurality of network clients are configured to transmit position information received via said positioning controller to said positioning server via said radio data network communications controller when a presence change indicated by the position-related information is detected.;" claim 11 has been amended to recite "a wireless data network controller adapted to receive said positioning information from said positioning controller and cause said positioning information to be transmitted to an associated server when a change in presence of the telecommunications device is determined from the change in position;" and claim 19 has been amended to recite "transmitting said one or more positioning and presence correlation rules over a wireless data communications network to a remote device; receiving positioning updates at said remote device; and

Serial No.: 10/672,367

Attorney Docket No.: 2003P08217US

transmitting positioning updates to said local controller via said wireless data communications network as specified in said one or more positioning and presence correlation rules.”

In contrast, DeVries does not appear to provide for remote devices maintaining presence rules and transmitting location updates upon determination of a change in presence. In DeVries, all presence determinations are implemented in server application software run on a server computer or group of servers. (Col. 4, lines 47-50).

Thus, presence determinations are not made at the local devices. Furthermore, location updates are transmitted only upon polling at periodic intervals or when a threshold location change has been detected. However, these have nothing to do with transmitting location changes responsive to a presence change, as generally recited in the claims at issue.

Further, as discussed in response to the previous Official Action, DeVries provides for facilitating “in-person social interaction with those that the user has established relationships.” Thus, DeVries relates to relative presence of parties (i.e., where is A relative to B). However, DeVries does not appear to defining presence and availability rules with respect to location boundary parameters, as recited in certain of the claims at issue. As such, the Examiner is respectfully requested to reconsider and withdraw the rejection.

Claims 4, 17, and 23 have been rejected under 35 U.S.C. as being unpatentable over DeVries and “well known prior art.” DeVries has been discussed above. Even assuming that the “well-known prior art” may legitimately be considered so, it fails to teach, inter alia, that transmitting location changes responsive to a presence change. As such, the Examiner is respectfully requested to reconsider and withdraw the rejection.

Claim 6 has been rejected under 35 U.S.C. 103(a) as being unpatentable over DeVries in view of Yugami, U.S. Patent Application No. 03/0027583 (“Yugami”). DeVries has been discussed above. Yugami is relied on for allegedly teaching using e-mail to transmit position information. Even assuming that were true, however, like DeVries, Yugami fails to teach, inter alia, that transmitting location changes responsive

Serial No.: 10/672,367

Attorney Docket No.: 2003P08217US

to a presence change. As such, the Examiner is respectfully requested to reconsider and withdraw the rejection.

Claim 7 has been rejected under 35 U.S.C. 103 as being unpatentable over DeVries in view of Greene, U.S. Patent Application No. 02/0077080 ("Greene"). DeVries has been discussed above. Greene is relied on for allegedly teaching using IM to transmit position information. Even assuming that were true, however, like DeVries, Greene fails to teach, inter alia, that transmitting location changes responsive to a presence change. As such, the Examiner is respectfully requested to reconsider and withdraw the rejection.

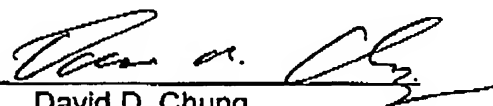
Claim 8 has been rejected under 35 U.S.C. 103(a) as being unpatentable over DeVries in view of Watanabe et al., U.S. Patent Application No. 04/-2-3894 ("Watanabe"). DeVries has been discussed above. Watanabe is relied on for allegedly teaching using SIP to transmit position information. Even assuming that were true, however, like DeVries, Watanabe fails to teach, inter alia, that transmitting location changes responsive to a presence change. As such, the Examiner is respectfully requested to reconsider and withdraw the rejection.

For all of the above reasons, Applicants respectfully submit that the application is in condition for allowance, which allowance is earnestly solicited.

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Respectfully submitted,

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